S. 920

To amend the Internal Revenue Code of 1986 to provide a credit against income tax to individuals who rehabilitate historic homes or who are the first purchasers of rehabilitated historic homes for use as a principal residence.

IN THE SENATE OF THE UNITED STATES

May 21, 2001

Mr. Breaux (for himself, Mr. Jeffords, Mr. Graham, Mr. Chafee, and Mr. Levin) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend the Internal Revenue Code of 1986 to provide a credit against income tax to individuals who rehabilitate historic homes or who are the first purchasers of rehabilitated historic homes for use as a principal residence.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Historic Homeowner-
- 5 ship Assistance Act".

1	SEC. 2. HISTORIC HOMEOWNERSHIP REHABILITATION
2	CREDIT.
3	(a) In General.—Subpart A of part IV of sub-
4	chapter A of chapter 1 of the Internal Revenue Code of
5	1986 (relating to nonrefundable personal credits) is
6	amended by inserting after section 25A the following new
7	section:
8	"SEC. 25B. HISTORIC HOMEOWNERSHIP REHABILITATION
9	CREDIT.
10	"(a) General Rule.—In the case of an individual,
11	there shall be allowed as a credit against the tax imposed
12	by this chapter for the taxable year an amount equal to
13	20 percent of the qualified rehabilitation expenditures
14	made by the taxpayer with respect to a qualified historic
15	home.
16	"(b) Dollar Limitation.—
17	"(1) In general.—The credit allowed by sub-
18	section (a) with respect to any residence of a tax-
19	payer shall not exceed \$40,000 (\$20,000 in the case
20	of a married individual filing a separate return).
21	"(2) Carryforward of credit unused by
22	REASON OF LIMITATION BASED ON TAX LIABIL-
23	ITY.—If the credit allowable under subsection (a) for
24	any taxable year exceeds the limitation imposed by
25	section 26(a) for such taxable year reduced by the

sum of the credits allowable under this subpart

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1	(other than this section), such excess shall be carried
2	to the succeeding taxable year and added to the
3	credit allowable under subsection (a) for such suc-
4	ceeding taxable year.
5	"(c) Qualified Rehabilitation Expenditure.—
6	For purposes of this section:
7	"(1) In general.—The term 'qualified reha-
8	bilitation expenditure' means any amount properly
9	chargeable to capital account—
10	"(A) in connection with the certified reha-
11	bilitation of a qualified historic home, and
12	"(B) for property for which depreciation
13	would be allowable under section 168 if the
14	qualified historic home were used in a trade or
15	business.
16	"(2) Certain expenditures not in-
17	CLUDED.—
18	"(A) Exterior.—Such term shall not in-
19	clude any expenditure in connection with the re-
20	habilitation of a building unless at least 5 per-
21	cent of the total expenditures made in the reha-
22	bilitation process are allocable to the rehabilita-
23	tion of the exterior of such building.

1	"(B) OTHER RULES TO APPLY.—Rules
2	similar to the rules of clauses (ii) and (iii) of
3	section 47(c)(2)(B) shall apply.
4	"(3) MIXED USE OR MULTIFAMILY BUILDING.—
5	If only a portion of a building is used as the prin-
6	cipal residence of the taxpayer, only qualified reha-
7	bilitation expenditures which are properly allocable
8	to such portion shall be taken into account under
9	this section.
10	"(d) CERTIFIED REHABILITATION.—For purposes of
11	this section:
12	"(1) In general.—Except as otherwise pro-
13	vided in this subsection, the term 'certified rehabili-
14	tation' has the meaning given such term by section
15	47(e)(2)(C).
16	"(2) Factors to be considered in the
17	CASE OF TARGETED AREA RESIDENCES, ETC.—
18	"(A) In general.—For purposes of ap-
19	plying section 47(c)(2)(C) under this section
20	with respect to the rehabilitation of a building
21	to which this paragraph applies, consideration
22	shall be given to—
23	"(i) the feasibility of preserving exist-
24	ing architectural and design elements of
25	the interior of such building.

1	"(ii) the risk of further deterioration
2	or demolition of such building in the event
3	that certification is denied because of the
4	failure to preserve such interior elements
5	and
6	"(iii) the effects of such deterioration
7	or demolition on neighboring historic prop-
8	erties.
9	"(B) Buildings to which this para-
10	GRAPH APPLIES.—This paragraph shall apply
11	with respect to any building—
12	"(i) any part of which is a targeted
13	area residence within the meaning of sec-
14	tion $143(j)(1)$, or
15	"(ii) which is located within an enter-
16	prise community or empowerment zone as
17	designated under section 1391, or a re-
18	newal community designated under section
19	1400(e),
20	but shall not apply with respect to any building
21	which is listed in the National Register.
22	"(3) APPROVED STATE PROGRAM.—The term
23	'certified rehabilitation' includes a certification made
24	bv—

1	"(A) a State Historic Preservation Officer
2	who administers a State Historic Preservation
3	Program approved by the Secretary of the Inte-
4	rior pursuant to section 101(b)(1) of the Na-
5	tional Historic Preservation Act, or
6	"(B) a local government, certified pursuant
7	to section 101(c)(1) of the National Historic
8	Preservation Act and authorized by a State
9	Historic Preservation Officer, or the Secretary
10	of the Interior where there is no approved State
11	program,
12	subject to such terms and conditions as may be
13	specified by the Secretary of the Interior for the re-
14	habilitation of buildings within the jurisdiction of
15	such officer (or local government) for purposes of
16	this section.
17	"(e) Definitions and Special Rules.—For pur-
18	poses of this section:
19	"(1) QUALIFIED HISTORIC HOME.—The term
20	'qualified historic home' means a certified historic
21	structure—
22	"(A) which has been substantially rehabili-
23	tated, and
24	"(B) which (or any portion of which)—
25	"(i) is owned by the taxpayer, and

1	"(ii) is used (or will, within a reason-
2	able period, be used) by such taxpayer as
3	his principal residence.
4	"(2) Substantially rehabilitated.—The
5	term 'substantially rehabilitated' has the meaning
6	given such term by section 47(c)(1)(C); except that,
7	in the case of any building described in subsection
8	(d)(2), clause (i)(I) thereof shall not apply.
9	"(3) Principal residence.—The term 'prin-
10	cipal residence' has the same meaning as when used
11	in section 121.
12	"(4) Certified historic structure.—
13	"(A) IN GENERAL.—The term 'certified
14	historic structure' means any building (and its
15	structural components) which—
16	"(i) is listed in the National Register,
17	or
18	"(ii) is located in a registered historic
19	district (as defined in section $47(c)(3)(B)$)
20	within which only qualified census tracts
21	(or portions thereof) are located, and is
22	certified by the Secretary of the Interior as
23	being of historic significance to the dis-
24	trict.

1	"(B) CERTAIN STRUCTURES INCLUDED.—
2	Such term includes any building (and its struc-
3	tural components) which is designated as being
4	of historic significance under a statute of a
5	State or local government, if such statute is
6	certified by the Secretary of the Interior to the
7	Secretary as containing criteria which will sub-
8	stantially achieve the purpose of preserving and
9	rehabilitating buildings of historic significance.
10	"(C) QUALIFIED CENSUS TRACTS.—For
11	purposes of subparagraph (A)(ii)—
12	"(i) In general.—The term 'quali-
13	fied census tract' means a census tract in
14	which the median income is less than twice
15	the statewide median family income.
16	"(ii) Data used.—The determination
17	under clause (i) shall be made on the basis
18	of the most recent decennial census for
19	which data are available.
20	"(5) Rehabilitation not complete before
21	CERTIFICATION.—A rehabilitation shall not be treat-
22	ed as complete before the date of the certification re-
23	ferred to in subsection (d).
24	"(6) Lessees.—A taxpayer who leases his
25	principal residence shall, for purposes of this section,

- be treated as the owner thereof if the remaining term of the lease (as of the date determined under regulations prescribed by the Secretary) is not less than such minimum period as the regulations require.
 - "(7) TENANT-STOCKHOLDER IN COOPERATIVE
 HOUSING CORPORATION.—If the taxpayer holds
 stock as a tenant-stockholder (as defined in section
 216) in a cooperative housing corporation (as defined in such section), such stockholder shall be
 treated as owning the house or apartment which the
 taxpayer is entitled to occupy as such stockholder.
 - "(8) Allocation of expenditures relational residential unit in such building for which a credit under this section is claimed.
- 23 "(f) When Expenditures Taken Into Ac-24 count.—In the case of a building other than a building 25 to which subsection (g) applies, qualified rehabilitation ex-

- 1 penditures shall be treated for purposes of this section as
- 2 made—
- 3 "(1) on the date the rehabilitation is completed,
- 4 or
- 5 "(2) to the extent provided by the Secretary by
- 6 regulation, when such expenditures are properly
- 7 chargeable to capital account.
- 8 Regulations under paragraph (2) shall include a rule simi-
- 9 lar to the rule under section 50(a)(2) (relating to recap-
- 10 ture if property ceases to qualify for progress expendi-
- 11 tures).
- 12 "(g) Allowance of Credit for Purchase of Re-
- 13 HABILITATED HISTORIC HOME.—
- 14 "(1) In general.—In the case of a qualified
- purchased historic home, the taxpayer shall be treat-
- ed as having made (on the date of purchase) the ex-
- penditures made by the seller of such home. For
- purposes of the preceding sentence, expenditures
- made by the seller shall be deemed to be qualified
- 20 rehabilitation expenditures if such expenditures, if
- 21 made by the purchaser, would be qualified rehabili-
- tation expenditures.
- 23 "(2) Qualified purchased historic
- 24 HOME.—For purposes of this subsection, the term
- 25 'qualified purchased historic home' means any sub-

1	stantially rehabilitated certified historic structure
2	purchased by the taxpayer if—
3	"(A) the taxpayer is the first purchaser of
4	such structure after the date rehabilitation is
5	completed, and the purchase occurs within 5
6	years after such date,
7	"(B) the structure (or a portion thereof)
8	will, within a reasonable period, be the principal
9	residence of the taxpayer,
10	"(C) no credit was allowed to the seller
11	under this section or section 47 with respect to
12	such rehabilitation, and
13	"(D) the taxpayer is furnished with such
14	information as the Secretary determines is nec-
15	essary to determine the credit under this sub-
16	section.
17	"(h) Historic Rehabilitation Mortgage Credit
18	CERTIFICATE.—
19	"(1) In general.—The taxpayer may elect, in
20	lieu of the credit otherwise allowable under this sec-
21	tion, to receive a historic rehabilitation mortgage
22	credit certificate. An election under this paragraph
23	shall be made—

1	"(A) in the case of a building to which
2	subsection (g) applies, at the time of purchase,
3	OI.
4	"(B) in any other case, at the time reha-
5	bilitation is completed.
6	"(2) HISTORIC REHABILITATION MORTGAGE
7	CREDIT CERTIFICATE.—For purposes of this sub-
8	section, the term 'historic rehabilitation mortgage
9	credit certificate' means a certificate—
10	"(A) issued to the taxpayer, in accordance
11	with procedures prescribed by the Secretary,
12	with respect to a certified rehabilitation,
13	"(B) the face amount of which shall be
14	equal to the credit which would (but for this
15	subsection) be allowable under subsection (a) to
16	the taxpayer with respect to such rehabilitation,
17	"(C) which may only be transferred by the
18	taxpayer to a lending institution (including a
19	nondepository institution) in connection with a
20	loan—
21	"(i) that is secured by the building
22	with respect to which the credit relates,
23	and
24	"(ii) the proceeds of which may not be
25	used for any purpose other than the acqui-

1	sition or rehabilitation of such building,
2	and
3	"(D) in exchange for which such lending
4	institution provides to the taxpayer—
5	"(i) a reduction in the rate of interest
6	on the loan which results in interest pay-
7	ment reductions which are substantially
8	equivalent on a present value basis to the
9	face amount of such certificate, or
10	"(ii) if the taxpayer so elects with re-
11	spect to a specified amount of the face
12	amount of such a certificate relating to a
13	building—
14	"(I) which is a targeted area res-
15	idence (within the meaning of section
16	143(j)(1)), or
17	"(II) which is located in an en-
18	terprise community or empowerment
19	zone as designated under section
20	1391, or a renewal community as des-
21	ignated under section 1400(e),
22	a payment which is substantially equivalent
23	to such specified amount to be used to re-
24	duce the taxpayer's cost of purchasing the
25	building (and only the remainder of such

1	face amount shall be taken into account
2	under clause (i)).
3	"(3) Method of discounting.—The present
4	value under paragraph (2)(D)(i) shall be
5	determined—
6	"(A) for a period equal to the term of the
7	loan referred to in subparagraph (D)(i),
8	"(B) by using the convention that any pay-
9	ment on such loan in any taxable year within
10	such period is deemed to have been made on
11	the last day of such taxable year,
12	"(C) by using a discount rate equal to 65
13	percent of the average of the annual Federal
14	mid-term rate and the annual Federal long-
15	term rate applicable under section $1274(d)(1)$
16	to the month in which the taxpayer makes an
17	election under paragraph (1) and compounded
18	annually, and
19	"(D) by assuming that the credit allowable
20	under this section for any year is received on
21	the last day of such year.
22	"(4) Use of certificate by lender.—The
23	amount of the credit specified in the certificate shall
24	be allowed to the lender only to offset the regular
25	tax (as defined in section 55(c)) of such lender. The

lender may carry forward all unused amounts under
this subsection until exhausted.

"(5) HISTORIC REHABILITATION MORTGAGE CREDIT CERTIFICATE NOT TREATED AS TAXABLE INCOME.—Notwithstanding any other provision of law, no benefit accruing to the taxpayer through the use of a historic rehabilitation mortgage credit certificate shall be included in gross income for purposes of this title.

"(i) Recapture.—

- "(1) IN GENERAL.—If, before the end of the 5-year period beginning on the date on which the rehabilitation of the building is completed (or, if subsection (g) applies, the date of purchase of such building by the taxpayer)—
 - "(A) the taxpayer disposes of such taxpayer's interest in such building, or
- "(B) such building ceases to be used as the principal residence of the taxpayer or ceases to be a certified historic structure,

the taxpayer's tax imposed by this chapter for the taxable year in which such disposition or cessation occurs shall be increased by the recapture percentage of the credit allowed under this section for all

1	prior taxable years with respect to such rehabilita-
2	tion.
3	"(2) Recapture percentage.—For purposes
4	of paragraph (1), the recapture percentage shall be
5	determined in accordance with the table under sec-
6	tion 50(a)(1)(B), deeming such table to be
7	amended—
8	"(A) by striking 'If the property ceases to
9	be investment credit property within—' and in-
10	serting 'If the disposition or cessation occurs
11	within—', and
12	"(B) in clause (i) by striking 'One full year
13	after placed in service' and inserting 'One full
14	year after the taxpayer becomes entitled to the
15	credit'.
16	"(3) Transfer between spouses or inci-
17	DENT TO DIVORCE.—In the case of any transfer de-
18	scribed in subsection (a) of section 1041 (relating to
19	transfers between spouses or incident to divorce)—
20	"(A) the foregoing provisions of this sub-
21	section shall not apply, and
22	"(B) the same tax treatment under this
23	subsection with respect to the transferred prop-
24	erty shall apply to the transferee as would have
25	applied to the transferor.

- 1 "(j) Basis Adjustments.—For purposes of this
- 2 subtitle, if a credit is allowed under this section for any
- 3 expenditure with respect to any property (including any
- 4 purchase under subsection (g) and any transfer under sub-
- 5 section (h)), the increase in the basis of such property
- 6 which would (but for this subsection) result from such ex-
- 7 penditure shall be reduced by the amount of the credit
- 8 so allowed.
- 9 "(k) Processing Fees.—Any State may impose a
- 10 fee for the processing of applications for the certification
- 11 of any rehabilitation under this section provided that the
- 12 amount of such fee is used only to defray expenses associ-
- 13 ated with the processing of such applications.
- 14 "(1) Denial of Double Benefit.—No credit shall
- 15 be allowed under this section for any amount for which
- 16 credit is allowed under section 47.
- 17 "(m) Regulations.—The Secretary shall prescribe
- 18 such regulations as may be appropriate to carry out the
- 19 purposes of this section, including regulations where less
- 20 than all of a building is used as a principal residence and
- 21 where more than 1 taxpayer use the same dwelling unit
- 22 as their principal residence."
- 23 (b) Conforming Amendments.—

- 1 (1) Subsection (c) of section 23 of such Code 2 is amended by striking "and section 1400C" and in-3 serting "and sections 25B and 1400C".
 - (2) Subparagraph (C) of section 25(e)(1) of such Code is amended by inserting ", 25B," after "sections 23".
- 7 (3) Subsection (d) of section 1400C of such 8 Code is amended by striking "other than this sec-9 tion)" and inserting "other than this section and 10 section 25B)".
- 11 (4) Subsection (a) of section 1016 of such Code 12 is amended by striking "and" at the end of para-13 graph (26), by striking the period at the end of 14 paragraph (27) and inserting ", and", and by add-15 ing at the end the following new item:
- "(28) to the extent provided in section 25B(j)."
- 17 (c) Clerical Amendment.—The table of sections
- 18 for subpart A of part IV of subchapter A of chapter 1
- 19 of such Code is amended by inserting after the item relat-
- 20 ing to section 25A the following new item:

"Sec. 25B. Historic homeownership rehabilitation credit."

- 21 (d) Effective Date.—The amendments made by
- 22 this section shall apply with respect to rehabilitations the
- 23 physical work on which begins after the date of enactment
- 24 of this Act.

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